2728

26

Third-Party Defendant.

corporation,

INTERIOR DESIGNS, a California

Pursuant to Local Rule 6-2(a), defendants VENETIAN CASINO RESORT, LLC, LAS VEGAS SANDS, LLC, and LAS VEGAS SANDS CORP. (collectively "Defendants") and plaintiff JONATHAN BROWNING, INC. ("Plaintiff"), hereby stipulate to and request the Court enter the proposed Revised Reply Brief Filing Date and Hearing Date, as set forth herein.

IT IS HEREBY STIPULATED, by the parties hereto, through their respective counsel, that both Defendants and Plaintiff agree to a short extension of time for Defendants' to file their Reply Brief in Support of their Motion for Attorneys' Fees ("Reply Brief") and the hearing date on Defendants' Motion for Attorneys' Fees currently scheduled in the above-captioned matter.

Defendants' Reply Brief is currently scheduled to be filed on November 18, 2009. The hearing on Defendants' Motion for Attorneys' Fees is currently scheduled to be heard before Judge Zimmerman on December 2, 2009. These dates have not previously been extended.

Good cause to extend these dates can be found on the grounds that Defendants' counsel, Michelle A. Hon, who is the attorney specifically in charge of preparing the Reply Brief has been, and is, seriously ill and unable to prepare the Reply Brief for filing on November 18, 2009 due to her illness. (See, Declaration of Michelle A. Hon in Support of Stipulation for Entry of Revised Reply Brief Filing Date and Hearing Date, filed concurrently herewith.)

Thus, the parties hereby stipulate to and request that the Court approve the stipulation and reschedule the filing date of Defendants' Reply Brief in Support of their Motion for Attorneys' Fees to <u>December 2, 2009</u> and the hearing date on Defendants' Motion for Attorneys' Fees to <u>December</u> 16, 2009.

SO STIPULATED.

///

///

///

///

///

///

28

C 07-3983 JSW(BZ)

Case 3:07-cv-03983-JSW Document 261 Filed 11/18/09 Page 3 of 3 1 Dated: November 17, 2009 **DUANE MORRIS LLP** 2 s/ Courtney L. Bunt By: 3 Ray L. Wong Michelle Hon Courtney L. Bunt Attorneys for Defendants VENETIAN CASINO RESORT, LLC, LAS VEGAS SANDS, LLC, and LAS 5 VEGAS SANDS CORP. 6 Dated: November 17, 2009 **McNamer and Company** 8 By: _ s/Anthony McNamer Anthony McNamer 9 Attorneys for Plaintiff JONATHAN BROWNING INC. 10 11 PURSUANT TO STIPULATION, IT IS SO ORDERED 12 13 Dated: November <u>18,</u> 2009 14 By: 15 UNITED STATES MAGISTRATE JUDGE 16 17 18 19 20 21 22 23 24 25 26 27 28 C 07-3983 JSW(BZ)